## **EXHIBIT 2**

Golightly & Vannah vs. Hamlett, et al. Case No. 3:16-cv-00144-MMD-VPC

JOINT STATUS REPORT

## **EXHIBIT 2**

2016-03-25 09:31:49 AM Jacqueline Bryant Clerk of the Court Transaction # 5435311 : yviloria CODE: 1130 Paul J. Anderson, Esq. Nevada State Bar No. 709 2 Kim G. Rowe, Esq. Nevada State Bar No. 1962 3 Maupin, Cox & LeGoy 4 4785 Caughlin Parkway Reno, NV 89519 5 Phone: (775) 827-2000 (775) 827-2185 Fax: 6 Attorneys for Defendant Renown Regional Medical Center 7 8 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. 9 IN AND FOR THE COUNTY OF WASHOE 10 GOLIGHTLY & VANNAH, PLLC, 11 Plaintiffs, 12 Case No. CV16-00245 VS. 13 Dept. No. 7 14 HAL HAMLETT, an individual; JESSICA HAMLETT, an individual; JAIDYN HAMLETT, ANSWER TO COMPLAINT 15 a minor; JONATHAN HOLLAND, a minor, IN INTERPLEADER REGIONAL EMERGENCY MEDICAL 16 SERVICE AUTHORITY; CHRISTIAN PURGASON, D.O., dba NORTHERN NEVADA 17 EMERGENCY PHYSICIANS; TJ ALLEN, LLC; 18 RENOWN REGIONAL MEDICAL CENTER; RENO ORTHOPAEDIC CLINIC, LTD., DR. 19 CHRISTENSEN; RENO RADIOLOGICAL ASSOCIATES, CHARTERED; ROBERT G. 20 BERRY, JR., M.D., PROFESSIONAL CORPORATION dba ORTHOPEDIC 21 REHABILITATION SPECIALISTS OF NV; 22 UNIVERSAL SERVICES, INC.; OPERATING ENGINEERS FUNDS, INC., dba OPERATING 23 ENGINEERS HEALTH & WELFARE TRUST FUND; DOE Defendants I through X; ROE 24 CORPORATION Defendants XI through XX,

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IAUPIN, COX & LEGOY ATTORNEYS AT LAW P.O. BOX 30000 RENO, NEVADA 89520 (775) 827-2000

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Defendants.

Renown Regional Medical Center, a Nevada not for profit corporation ("Defendant" or "Renown"), for its answer to Complaint in Interpleader filed by Plaintiff, Golightly & Vannah, PLLC ("Plaintiff" or "GV") admits, denies and alleges as follows:

- 1. Renown admits the allegations set forth in paragraphs 1, 2, 8, 16, and 22.
- 2. Renown is without knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraphs 3, 4, 6, 7, 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 21, 23, 24, 25, 27, 28, 29, 30, 31, 32, 33, 34 and 35 and, therefore, denies the same.
- 3. In answer to paragraph 5, Renown admits that it is a business and medical provider facility licensed by the state of Nevada, that it is doing business in Washoe County, Nevada and that it provided medical care to various Defendants identified in this case. The name identified in paragraph 5 of "Boyd" is not a named Defendant in this matter, and Renown denies any allegations attributable to "Boyd."
  - 4. Renown denies each and every allegation set forth in paragraph 20.
- 5. In answer to paragraph 26, Renown admits that it provided medical care to the other Defendants identified therein, including Hal Hamlett, Jessica Hamlett, and Jaidyn Hamlett. In further answer to paragraph 26, Renown admits that certain amounts for medical care are owed to Renown for services provided to Defendants Hal Hamlett and Jaidyn Hamlett but that no statutory hospital liens have been filed with respect to either claim pursuant to NRS 108.590 through NRS 108.660.

## AFFIRMATIVE DEFENSES

1. Renown alleges that it has a general lien for medical services provided to Defendants Hal Hamlett and Jaidyn Hamlett which should take precedence and priority over all

other medical liens alleged by the other healthcare providers named as Defendants herein against the funds on deposit with this Court.

- 2. Plaintiffs have failed to perfect their attorney's lien in accordance with the provisions of NRS 18.015, and are not entitled to the recovery Plaintiff has requested herein.
- 3. All affirmative defenses set forth in NRCP 8(c) to the extent applicable to the facts of this case, are alleged by reference herein.
- 4. Renown alleges that at the time of the filing of this Answer Renown may not have had the opportunity to review, investigate and set forth all possible affirmative defenses which may be applicable to this Answer to Complaint in Interpleader. Accordingly, Renown requests leave to amend its answer to set forth any additional affirmative defenses which may be discovered as this matter progresses.

Based on the foregoing, Renown requests the following relief:

- A. That Plaintiff's be ordered to deposit the interpleader funds with the Clerk of the Court, that the Court set a date and time to determine the respective rights of the various Parties to the funds to be deposited with this Court and that those funds be distributed in an equitable fashion by the Court;
- B. For costs incurred in filing this Answer, together with a reasonable attorney's fee; and
  - C. For such other and further relief as the Court deems just and proper.

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NRS 239B.030 AFFIRMATION

Pursuant to NRS 239B.030, the undersigned hereby affirms that this document does not contain the Social Security Number of any person.

Dated this \_\_\_25 day of March, 2013.

MAUPIN, COX & LeGOY

By:

Paul J. Anderson, Esq., 4785 Caughlin Parkway Reno, NV 89519

Tel.: (775) 827-2000 Fax: (775) 827-2185 Attorneys for Defendant,

Renown Regional Medical Center

AUPIN, COX & LEGOY ATTORNEYS AT LAW P.O. BOX 30000 RENO, NEVADA 89520 (775) 827-2000

**CERTIFICATE OF SERVICE** 1 I hereby certify that I am an employee of MAUPIN, COX & LeGOY, Attorneys at Law. 2 3 and in such capacity and on the date indicated below I served the foregoing document(s) as 4 follows: 5 Via E-Flex Electronic filing System: 6 Nathan M. Jenkins, Esq. 7 Jenkins Law Firm 1895 Plumas Street, Suite 2 8 Reno, NV 89509 Attorney for Defendant Northern Nevada 9 Operating Engineers Health & Welfare 10 Trust Fund 11 Via placing an original or true copy thereof in a sealed envelope with sufficient postage 12 affixed thereto, in the United States mail at Reno Nevada, addressed to: 13 14 Robert D. Vannah, Esq. L. DiPaul Marrero II., Esq. 15 Golightly & Vannah, PLLC 555 Kietzke Lane, Suite 150 16 Reno, NV 89511 17 Attorneys for Plaintiff 18 TJ Allen, LLC 1475 Terminal Way, Suite A4 19 Reno, NV 89502 In Proper Person 20 day of March, 2016. 21 22 23 24 25 26

AUPIN, COX & LEGOY ATTORNEYS AT LAW P.O. BOX 30000 RENO, NEVADA 89520 (775) 827-2000